GOVERNMENT OF TELANGANA ABSTRACT

POLICE – Revision Petition of Sri E.Veeranna, PC 1375 of Medak District against the punishment of "PPI for one year with effect on future increments and pension"– Allowed – Orders – Issued.

HOME (SER-I) DEPARTMENT

G.O.RT.No. 913

Dated: 19/10/2015

Read:-

Ref:- 1) From Sri E.Veeranna, PC 1375 of Medak District revision petition dated 29.06.2015

- 2) Govt.Memo.No.9927/Ser.II/A1/2015, dated 20.07.2015
- 3) From the Director General of Police, Telangana, Hyderabad Lr.Rc.No.1027 /T1/2015, dtd: 24.08.2015

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ORDER:

In the reference 1st read above, Sri E.Veeranna, PC 1375 of Medak District has submitted a revision petition against the punishment of "PPI for one year with effect on future increments and pension" and requested to set-aside the same, for the reasons mentioned therein.

2. The Director General of Police, Telangana, Hyderabad, who consulted in the matter, has informed that Sri E.Veeranna, PC 1375 of Medak District along with other co-delinquent was handed upon charge under rule 20 of APCS (CC&A) Rules, 1991 for the following delinquency:

"they have exhibited gross misconduct by involving in a Criminal case vice Cr.No.143/2007 u/s 302, 201 IPC of Vanasthalipuram PS and thereby violated of rule 3 of APCS (Conduct) rules, 1964".

The SDPO, Toopran, who was appointed as Inquiry Authority submitted his findings as charges "Not Proved". Disagreeing with the findings of the I.A., a dissent note was issued to the charged officers and instructed them to submit statement of defence if any. They have acknowledged it and submitted their written statements. Following the due procedure prescribed in APCS (CC&A) Rules, 1991, the disciplinary authority i.e., DIG, Nizamabad Range has awarded the punishment of "PPI for one year with effect on future increments and pension" in respect of Sri E.Veeranna, PC 1375 of Medak District duly treating the period of suspension as "Not on duty" vide R.O.No.75/2014 (Rc.No.A2-03/PR/NR-NZB/2007) dated 26.04.2014. Aggrieved by the same he has submitted an appeal petition to the IGP, West Zone, Hyderabad, which was considered and rejected vide R.O.No.70/2015 dated 20.03.2015. Now, the individual has submitted his revision petition to the Govt., which lies with, with a request to set-aside the same. He has further informed therein that both the charged officers were acquitted from the Criminal Case, in Cr.No.143/2007 U/s 302, 201 IPC, by the Addl., Metropolitan Sessions Judge, Cyberabad vide judgment dated 30.07.2012. Finally, while enclosing the OE records, the DGP, TS, Hyderabad has requested to pass appropriate orders as deemed fit.

- **3.** After careful examination of the entire matter, with reference to the records made available, by taking the revision petition into consideration, Government hereby set-aside the punishment of "PPI for one year with effect on future increments and pension" imposed on Sri E.Veeranna, PC 1375 of Medak District.
- **4.** The Director General of Police, Telangana, Hyderabad, shall take necessary follow up action in the matter. The records received in the reference 3rd read above are herewith returned and the receipt of the same should be acknowledged.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF TELANGANA)

RAJIV TRIVEDI PRINCIPAL SECRETARY TO GOVERNMENT

То

The Director General of Police, Telangana, Hyderabad
The individual **thro'** the Director General of Police, Telangana, Hyderabad
Home (Ser.II) Section
SF/SC

// FORWARDED :: BY ORDER//

SECTION OFFICER